Case 1:09-cv-01231-JDB-eqb Document 112 PageID 2166

Filed 07/25/11 Page 1 of 2 WESTERN DISTRICT OF TN

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENHEDEN OPEN COURT:

EASTERN DIVISION

DATE:_ 7-25-11

4:46 p.m. INITIALS:

Plaintiff,

v.

ANTHONY EARL BRUNT,

No. 09-1231-JDB

CITY OF LEXINGTON, TENNESSEE and CITY OF LEXINGTON, TENNESSEE, WATER SYSTEM,

Defendants.

VERDICT FORM

Question No. 1 Has it been proved by the preponderance of the evidence that plaintiff's age was the determinative factor in defendants' decision to demote and/or reduce the wages of plaintiff Anthony Earl Brunt?

(Mark an "X" in the appropriate space)

Question No. 2: Has it been proved by the preponderance of the evidence that the plaintiff's filing of an age discrimination claim with the EEOC was the determinative factor in defendants' decision to terminate the plaintiff's employment?



1

(Mark an "X" in the appropriate space)

Note: Continue on to Questions No. 3 and 4 only if you answered "yes" to Questions No. 1 or 2. If you answered "no" to Questions No. 1 and 2, have your foreperson sign and date this form.

Question No. 3: What is the amount of plaintiff's damages?

\$104,923 Back Pay

\$ 346,938 Front Pay

OR

\$ ____ Nominal Damages

Question No. 4: Has it been proved by the preponderance of the evidence that defendants' conduct was "willful"?

______ Yes _____ No

(Mark an "X" in the appropriate space)

7/25/11 DATE Robert Paris John